UNITED STATES DISTRICT COURT EASTERN DISTRICT OF BEAUMONT TEXAS

U.S. DISTRICT COURT

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TX EASTERN-BEAUHONT

BY DELLAND

CARL THOMAS GUICHARD, SR VS.

MIA FARROW OF BRIDGEWATER,
CONNECTICUT; WOODY ALLEN OF
NEW YORK, N.Y., THE HARTFORD
CURRENT NEWSPAPER OF HARTFORD,
CONNECTICUT; THE CABLE NEWS(CNN)
NETWORK, INC e-mail INTERNET
NEWS-TIMES, SHOWBIZ
AND
DELLA BREWER WISNIESKE

EASTERN U.S.CIVIL
DISTRICT COURT 103CV 0 2

A HABEAS CORPUS PETITION OF ÎNJUNCTION "TORT'S INTERFERENCE" INTO DUE PROCESS AND OF PAROLE. THE UNLAWFUL CONDUCT ON THE INTERNET

Comes now; Carl Thomas Guichard; Senior a resident of Beaumont, Texas(Parolee) and acting Pro-Se Attorney on behalf of himself and to the interest of his Aero-Space Engineer son, Carl Thomas Guichard, Junior; seeking this Honorable U.S. District Court to issue an immediate injunction to withdraw the false internet article, news, and to refrain from their "tort's inter_ference" into parole and of due process. The aforementioned respondants through their deflammation of character/characters have adversely violated the civil rights of the plaintiff and his son. (See Attorney General Issues Report on Unlawful Conduct on the Internet..i.e..www.



EXHIBIT #4

FOR IMMEDIATE RELEASE

AG

THURSDAY, MARCH 9, 2000

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ATTORNEY GENERAL ISSUES REPORT ON UNLAWFUL CONDUCT ON THE INTERNET

WASHINGTON, DC - Attorney General Janet Reno today issued a report that presents an analysis of legal and policy issues created by unlawful conduct on the Internet. The report, entitled, The Electronic Frontier: The Challenge of Unlawful Conduct Involving The Use of the Internet, is a product of the President's Working Group on Unlawful Conduct on the Internet. The report finds that the Internet presents new and significant investigatory challenges for law enforcement at all levels.

"The Internet has afforded our society unparalleled opportunities, many which we are just discovering, but it is also providing new opportunities for criminals to engage in crime," said Attorney General Janet Reno.
"Through the continued efforts of law enforcement and private industry we will ensure that the Internet reaches its full potential for expanding communications, facilitating commerce, and bringing countless other benefits to our society."

The report recommends a three-part approach to address unlawful conduct the Internet and concludes that:

- Regulation of unlawful conduct involving the use of the Internet should be analyzed through a framework that ensures that online conduct is treated in a manner consistent with the way offline conduct is treated, in a technology-neutral manner, and in a manner that recognizes and protects privacy and civil liberties.
- Cybercrime presents unique and significant challenges to law enforcement which requires resources for training, new investigative tools, legal authorities and capabilities.
- Continued support of private sector leadership is needed to promote and teach "cyberethics" to empower Internet users to prevent and minimize the risks of unlawful activity.

The Working Group analyzed existing federal law for its applicability in cybercrime cases. It determined that current law is appropriate in most cases of fraud, child pornography, sale of prescription drugs and controlled substances, firearms, gambling, alcohol, securities fraud and intellectual property over the Internet. It also indicated a need for modification of certain procedural and evidentiary laws in order for law enforcement to confront the challenges created by the Internet.

According to the report, the challenge facing law enforcement is the difficulty in finding criminals in the Internet's multi-jurisdictional, global environment. The inability to track down sophisticated criminals who hide their identities online, the need for better coordination among law enforcement agencies, and the need for trained and well-equipped personnel at all levels of law enforcement is critical to fighting cybercrime.

The report also states that when addressing these challenges, the government should carefully consider all societal interests. A balance must be struck when investigating and prosecuting criminals which takes into account free speech, protecting children, reasonable expectations of privacy, broad access to public information, and legitimate commerce.

The interagency Working Group was established in August 1999 by a Presidential Executive Order, under the leadership of the Attorney General, to address the issue of unlawful conduct involving the use of Internet. The working group was directed to perform their evaluation within the context of current Administration policy which included promoting self-regulation in the industry, supporting technology-neutral laws and recognizing that the Internet is an important resource for commerce, communication and education.

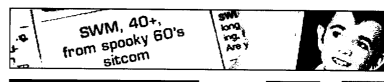
The Working Group benefitted from the views of a variety of sources. providing input included various entities of the federal government, and local groups, industry groups, and non-profit advocacy and civil liberties groups.

The Working Group's Report is available on-line at: http://www.usdoj.gov/criminal/cybercrime.

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Ex-Con Threatens to Take Mia's Child



by Marcus Errico Jun 9, 1997, 2:00 PM PT

Forget Woody, Mia Farrow has a bigger problem on her hands: a potentially violent stalker. A Texas fugitive, who claims to be the biological father of Farrow's adopted daughter, Dylan, says he's heading to Connecticut to "recapture" the child, a state prosecutor said Monday.

In 1992, State's Attorney Frank Maco was assigned to the Farrow-Allen case. Mia had accused Woody of sexually molesting their jointly adopted daughter, Dylan. As the case grabbed headlines nationwide, Maco started receiving letters from Carl Guichard--a Texas inmate who claimed the girl was his child.

(Allen was subsequently cleared and Maco never filed charges. However, in December, a New York judge barred the director from visiting Dylan--who now goes by the name Eliza--saying that the 12-year-old "remains adamant in negative feelings toward Mr. Allen.")

Maco dismissed Guichard's claims and didn't think of him again until November, 1994. That's when Guichard, paroled after his sentence for theft, showed up in New York City and held a series of press conferences restating his claims.

About that time Maco discovered another cache of letters, courtesy of the FBI. In those missives, originally written to Farrow's lawyers, Guichard stated that Dylan "was subject to recapture" and that, unless he was given back his daughter in a timely manner, it would be "a deadline for bloodshed."

"I called down to Texas and said, 'I think we may have a problem here with Mr. Guichard," Maco recalled.

New York shipped Guichard back to his Texas cell, where the Louisiana native remained until coming up for mandatory parole last summer. Texas authorities restricted Guichard's travel rights, but, before they could fit him with an electronic monitoring device, Guichard split. "That was November 1996. He's been on the lam ever since, surfacing here and there," Maco said.

Then last Monday, Guichard called up a Connecticut journalist and told him that he'd be in town in "a couple of weeks." The journalist called Maco who put police "on a position of preparedness in the area around Farrow and her family" in Litchfield County.

Now, cops are waiting for the 60-year-old fugitive--who's rap sheet includes assault, harassment and kidnapping. "I have to let everyone know that this guy's still out

TODAY'S

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Spock Retire

"Survivor" [Slapped Arc

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FRESH F

New Movie Adaptation, A That, Empire

Lord of the Two Towers I Q&A's, lots m

The Anna N Show: Catch 'n' naughty h special, send greeting

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EXHIBIT 5-A data Dec 13, 2002

there. And," said Maco, with more than a hint of bravado, "I want Mr. Guichard to know that the last place you want to go is the state of Connecticut, especially Litchfield, because we're waiting for you."

Replay 200: the year's be undressed, to more

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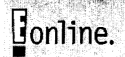
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Online News Ex-Con Threatens to Take Mia's Child CR Document 1 Filed 01/16/05 Fayle 80m/News/Feans/0/63/4 261257%2C00.html ExHiBiT 5-B Sales June 9, 1997 and December 13, 2002



Wanna play with the Prince of Darkness?





Forget Woody, Mia Farrow has a bigger problem on her hands: a potentially violent stalker. A Texas fugitive, who claims to be the biological father of Farrow's adopted daughter, Dylan, says he's heading to Connecticut to "recapture" the child, a state prosecutor said Monday.

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Eelebrities

e June 10, 1997

Parolee May Be After Mia Farrow's Daughter

A missing parolee who has made threats against Mia Farrow and Woody Allen and who claims to be the father of their adopted daughter, Dylan, may be on his way to Connecticut, state's attorney Frank Maco said on Thursday. Sixty-year-old Carl Guichard contacted a Connecticut reporter last week and indicated that he was on his way to the state in which Farrow and her children live. Maco says the local police have been alerted. Guichard first emerged when Allen was under investigation for allegedly molesting twelve-year-old Dylan (he was never prosecuted). Guichard made public claims that he was the child's biological father, and said in letters that he intended to "recapture" her. He also threatened "bloodshed" if the child was not handed over to him. Guichard alleged that his common-law wife gave Dylan up for adoption without his consent while they were both serving prison terms. Farrow adopted Dylan in 1985, and Maco says Guichard is not related to the child. As a result of the threats, Guichard, who was already on parole from a previous jail sentence, was sent back to prison, where he remained until he was paroled again last summer. He has not checked in with his Texas parole board since November. "We're trying to impress upon [Guichard] that Connecticut and Litchfield County are the last places in the country [he wants] to consider traveling to at this point," said Maco.

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June 6, 1997

Man who threatened Mia Farrow may be headed to Connecticut, authorities say

LITCHFIELD, Conn. (AP) - Connecticut authorities say have they reason to believe a Texas fugitive who has threatened actress Mia Farrow and her daughter may be planning a trip to the state.

Litchfield County State's Attorney Frank Maco said Thursday he has received information that Carl T. Guichard plans to travel to Connecticut in the next two weeks.

Guichard, 61, walked away from a halfway house in Texas four months ago. He had been serving time for a probation violation after making threats against Farrow and her adopted daughter Dylan, Maco said. The Farrows live in Bridgewater.

Guichard has claimed to be the biological father of Dylan and has threatened in letters to `recover" the girl by whatever means needed.

"Wherever he is and whatever he plans to do, I suggest that Connecticut and Litchfield County are the last places on earth where he should show up," Maco said.

As a fugitive, Guichard can be arrested by any law enforcement officer. If he is caught in Litchfield County, he could also be charged with stalking, threatening, risk of injury to a child and custodial interference, Maco said.

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FEEDBACK SEARCH



STORY PAGE

Mia Farrow slams Woody Allen in tell-all book

February 5, 1997 Web posted at: 11:20 p.m. EST

NEW YORK (Reuter) -- Mia Farrow's long-awaited memoir on life with Woody Allen hit bookstores Wednesday, painting the director-comedian as more neurotic than anyone he ever played in one of his films.



(CNN/file)

Forget Valentine's Day. In "What Falls Away," Farrow

wrote a poison pen letter accusing Allen of bizarre behavior culminating in his seducing one of her adopted daughters and possibly sexually molesting another.

But some pages in Farrow's 370-page book read like scenes from a Woody Allen comedy -- such as his early habit of asking his secretary to call Farrow to arrange dates and never directly doing it himself. Alone with her, he could not bring himself to say her name.



"Woody Allen was connected to his doctors like no one I ever heard of: he had a doctor for every single part of his body. Whenever one of his movies came out he'd have a screening for his doctors and their wives. It was called 'The Doctor's Screening' and the room was always full," she wrote, adding that if Allen felt the least bit ill he would take his temperature every 10 minutes.

"He kept his own thermometer at my apartment. In his pocket

he kept a silver box of pills for any conceivable ailment."

A romance gone down the drain

Farrow, whose 1992 child custody battle with Allen made international headlines, said one of their oddest moments together came when he discovered the drain to the shower in her new country house was in the middle and not the side.

"What happened? I asked, 'What's wrong?' 'The drain is in the middle,' he said, shaking his head dismissively as if I should have known."

Farrow had to build another shower with the drain at the side.

Farrow said that in her years with Allen, "There were three of us in the relationship: Woody, his shrink and me. No decisions were ever made without her. He didn't even buy sheets without talking to her. I know that part of several sessions went into his switch from polyester-satin to cotton."

In the book Farrow described her shock at first discovering Allen had taken pornographic photos of her adopted daughter Soon-Yi Previn and then that he was having an affair with the 17-year-old.

Farrow also wrote of her 7-year-old daughter Dylan, accusing Allen of sexually molesting her -- a charge Allen strongly denied. He was never charged.

Farrow described Allen as being obsessed with Dylan, saying, "He whispered her awake, he caressed her and entwined his body around her as she watched television, as she played on the floor, as she ate, as she slept. He brought her into bed when he was wearing only his underpants. Twice I made him take his thumb out of her mouth."

The actress, who was married and divorced from Frank Sinatra and conductor Andre Previn, said she cannot explain why she continued her relationship with Allen for so long.

Woody Allen's spokeswoman, Leslie Dart, said he would have no comment on the book. Told that Farrow had used the volume to make numerous accusations against her employer, Dart replied: "I'm not surprised. She's been doing that for four years." To withdraw and expunge the false and written statements; allegations only, which exist within network of news upon the Internet and/or records pretaining to same within the Departments of Texas Corrections, Huntsville, Texas and Pardons and Parole of Austin, Texas. To hold the aforementioned respondants financially responsible for the demages of "Tort's Interference" and Deflammation of Character to Carl T. Guichard ...i...e...Senior and Junior.

This Honorable U. S. District Court has jurisdiction under 42 U.S.C.& 1997, The Civil Rights of Institutionalized Persons Act (CRIPA)....i...e.."Where it is alleged that prisoners are being depreived of constitutional rights pursuant to a pattern or practice of resistance of the full enjoyment of those rights." end quote! also

This habeas corpus petition for injunction and complaint of "tort's interference" for completion of sentence and parole while "the petitioner may be either physically confined as in prison or physically not confined as on parole." (SEE U.S.Supreme Court 1923, 104 LED.2D 540(1989).

At present the petitioner; Carl Thomas Guichard, Sr, has been placed within the jurisdiction of the Beaumont, Texas Parole Division as a Mandatory Releasee with a projected release date for August 25,2003.

The instant petitioner/inmate/parolee had/has not committed any offense against aforementioned respondants who are not associated to this offense as imposed September 17,1992 by the Honorable Judge David Dunn of Orange County, Texas for the sentence of five(5) years as a Texas felony of "theft and bond-jumping" only.

And as a result of the respondants "Tort's Interference" the five year sentence is now surpassed September 17, 1997.

The method of Tort's Interference "pursuant to a pattern or practice by respondants, of resistance to the due process of the sentence and parole are as follows:

 On November 4, 1993 the Texas State Inmate; Carl Thomas Guichard, Sr was granted a
 FI-2 Parole based upon Directive for Texas Rule 145.6 Notification of Parole Panel Decision
 in accordance with 37 TAC & 145.6, and I quote!

I, CRIMINAL HISTORY:

- A, "The record does not include a documental pattern of violent or assaultive arrests or convictions on the part of the inmate; CRIMINAL HISTORY appears to be primarily restricted to non-violent offenses; available information indicates only incarceration." (see attached Directive of Texas Board of Pardons and Paroles)
- 2, In addition; the FI-2 Parolee was granted the Inter-State Compact Act between the States of Texas and Louisiana. His then supervision by Lisa Cassara, Parole Officer of the State of Jefferson Parish, Louisiana for the State of Texas.
- 3, On November 3, 1994 Lisa Cassara issued two travel passes to Parolee to obtain
 Louisiana employment from a New York City, N.Y firm. A New York City Press
 Conference was held concerning the parolee's third child daughter; "DylanEliza O'Sullivan Farrow" who had been illegally adopted by the respondant;
 Mia Farrow of the State of Connecticut from within the State of Dallas, Texas July 1,
 1985. (SEE H-85-4158 OBSTRUCTION OF JUSTICE U.S. SOUTHERN DISTRICT OF
 HOUSTON, TEXAS AND JULY 1987 ORDER TO PLAINTIFF, "EXHAUST ALL
 STATES REMEDIES FIRST") end quote! Carl T. Guichard, Sr had not terminated
 his parental rights to his third child daughter who has two additional full-sisters;
 CARISSA KARKOSKY GUICHARD AND ELISA KARKOSKY GUICHARDS.
 His third child daughter was born St. Valentine's Day, February 14,1985 within a
 Harris County Texas Jail and on February 18, 1985 she had been child-snatched
 to Dallas, Texas according to a then Special F.B.I. Agent of Houston, Texas.
- 4, Later; On January 26, 1995 the then FI-2 Parolee; Carl T. Guichard, Sr., received an answer to his August 30,1994 federal complaint letter against respondants; Woody Allen and Mia Farrow as forwarded to Special Agent in Charge; Neil Gallagher of the New Orleans, Louisiana branch office of the F.B.I.(see attached)



TEXAS BOARD OF PARDONS AND PAROLES

Number:

BPP-DIR. 01-02.01

Date:

February 20, 2001

Page:

I of 3

Supersedes: None

BOARD DIRECTIVE

SUBJECT:

DIRECTIVE FOR RULE 145.6 NOTIFICATION OF A PAROLE

PANEL DECISION

PURPOSE:

To provide the inmate further information upon notification of a parole panel

decision in accordance with 37 TAC §145.6.

DIRECTIVE:

The following definitions shall apply to the enumerated reasons for the parole

panel's decision enumerated in 37 TAC §145.6(d)(1)-(10):

One or more components indicated in each paragraph listed below may apply but only one is required for approval (A) or denial (D).

CRIMINAL HISTORY

- A The record does not include a documented pattern of violent or assaultive arrests or convictions on the part of the inmate; criminal history appears to be primarily restricted to non-violent offenses; available information indicates only incarceration.
- D The record indicates that the inmate has repeatedly committed criminal episodes or has a pattern of similar offenses that indicates a predisposition to commit criminal acts upon release; or the record indicates that the inmate is a leader or active participant in gang or organized criminal activity; or the record indicates a juvenile or adult arrest for felony or misdemeanor offenses.

2. NATURE OF OFFENSE

- A The record indicates non-violent offenses; instant offense indicates no tendency toward violent/assaultive behavior; offense reveals limited potential for future assaultive type offenses.
- The record indicates that the inmate committed one or more violent criminal acts indicating a conscious disregard for the lives, safety, or property of others; the instant offense or pattern of criminal activity has elements of brutality, violence, or conscious selection of victim's vulnerability such that the inmate poses a continuing threat to public safety; the record indicates the use of a weapon.

EXHIBIT #3

August 30, 1994

Neil Gallagher, Special Agent in Charge Federal Bureau of Investigations 1250 Poydras, Suite 2200 New Orleans, Louisiana 70113-1829

Subject: Complaint to file criminal charges against Woody Allen, movie actor of New York, after investigation into the "allegations" made by Mia Farrow, actress, and an individual named Kristy Groteke.

Special Agent Gallagher:

I enclose copy of U. S. Supreme Court Case 94-5491 for the October, Term. The writ of centerori explains the overall obstruction of Federal Justice, Texas Criminal and Civil Justice, and Louisiana Law.

With respect to the present issues before the U. S. Supreme Court, I now wish to file a complaint regarding the above subject. The jurisdiction of the F. B. I. is that I am a citizen of Louisiana, the biological father of the child abuse of whom was infact conceived here within the State of Louisiana. The complaint is filed now as a citizens complaint with respect to the fact I am the father and request a federal investigation into the issue of child-abuse as stated by the above individuals; Mia Farrow, Kristy Groteke (The Nanny) and Mr. Frank Maco, the District Attorney for Litchfield County, Connecticut.

The "alleged" sexual abuse to my child; Karen Lynn Karkosky Guichard now known as "Dylan" O'Sullivan Farrow, occurred according to the above named individuals sometime within the year 1992 within Litchfield County, Connecticut. It is my understanding that Mr. Frank Maco, District Attorney for Litchfield County recently stated that eventhough he did not prosecute Mr. Woody Allen the evidence he obtained proves that a childabuse did infact occur.

Therefore; one can fully understand that I, as father, hold all

2-Special Agent Gallagher

parties involved responsible regardless of Mr. Maco's apparent lack of prosecution of the accused.

If your office is not famaliar with the State of Connecticut investigation by Mr. Frank Maco, I now demand a federal investigation in the best interest of my daughter of whom shall be returned, and to the clarification concerning this very grave offense that continues to place individuals at further responsible positions.

In addition; my daughter and I are the victims of continual and life time "branding" by these accusations and both wish this issue to be settled by and through your investigation.

With respect to the pending U. S. Supreme Court Case 94-5491, a DNA test motion shall be filed requesting positive proff that as biological father and one of whom was denied due process to my child of whom is infact "Dylan" O'Sullivan Farrow, shall then only prove to others what I know to be; therefore, the urgency of your investigation into this matter is and must be of vital importance.

These issues must be resolved immediately and this complaint investigated through or by your office.

Sincerely,

Carl T. Guichard, Sr 689 Central Ave Apt I Jefferson, Louisiana 70121 (504) 736-9815

cc:
Clerk of the U. S. Supreme Court
Washington, D. C....a matter of record.

4. Then on this date, January 26,1995, Mr. Louis A. Freeh; the Director of the Federal Bureau of Investigation responded to Carl Thomas Guichard, Sr.:

"We have reviewed your documents here within our Washington, D.C. headquarters and shall forward them to our New Orleans, Louisiana branch office to investigate the adoption if any federal violations." end quote!

- 5, Shortly thereafter, and on February 2,1995 a
 Orleans Parish, Louisiana Civil Court had scheduled
 a February 13,1995 hearing for a DNA test between
 Dylan-Eliza O'Sullivan Farrow and her biological
 father, Carl Thomas Guichard, Senior. and
- "PROTEST LETTER OF PAROLE" through the Texas Parole
 Board of Austin, Texas ONLY! THE "PROTEST LETTER"

 WAS INFACT THE EXACT SAME LEGAL U.S.DOCUMENT LETTER

 ISSUED TO HER AND FIVE ADDITIONAL RESPONDANTS WITHIN

 THE U.S.OBSTRUCTION OF JUSTICE CAUSE 94-5491 and

 ISSUED BY THE THEN PRO-SE ATTORNEY, CARL T.GUICHARD, SR.

 WITHIN 1994 SHE NOR THE OTHER U.S.RESPONDANTS HAD NO

 OBJECTION TO THE LETTER NOR DID ANY JUDGE OR COURT

 FIND ANY OBJECTION. LATER ON FEBRUARY 9,1995

6, THE PRIOR 1994 LEGAL LETTER WAS ON FEBRUARY 9,1995 USED BY THE INDIVIDUAL: MIA FARROW AS A "PROTEST LETTER ONLY". THE EXACT SAME IDENTICAL U.S.DISTRICT COURT DOCUMENT(LETTER) AS PROVIDED TO THE RESPONDANTS MIA FARROW, WOODY ALLEN, DELLA BREWER WISNIESKE; ET AL. BY THE FORMER PRO-SE ATTORNEY, CARL THOMAS GUICHARD, SR. AND LATER; THE NOW INSTANT RESPONDANTS ON JUNE 9,1997 AND DECEMBER 13,2002 DID USE THE EXACT SAME LETTER AGAINST THE CIVIL RIGHTS OF THE PLAINTIFF; CARL THOMAS GUICHARD, SR AND HIS AERO-SPACE SON, CARL THOMAS GUICHARD, JR WHO EMPLOYED BY BOEING, INC WORKS ON THE U.S.SPACE SHUTTLE ROCKETS. THE FALSE AND FRAUDULENT ARTICLES OF JUNE 9,1997 AND DECEMBER 13,2002 HAS ADVERSELY AFFECTED THE CIVIL RIGHTS OF CARL THOMAS GUICHARD, SR AND ..i..e..HIS SON, CARL THOMAS GUICHARD, JR. FOR THE ARTICLES DEFLAMMATION OF CHARACTER/CHARACTERS IS SIMPLY ADDRESSED CARL GUICHARD. THE FALSE ALLEGATIONS AS STATED WITHIN THE INTERNET ARTICLES WOULD LIKEWISE "infringe" UPON THE LIBERTY TO THE NOW INSTANT PETITIONER; CARL THOMAS GUICHARD, SR. FOR IN HIS PURSUIT TO FULFILL AND COMPLETE THE DUE PROCESS OF THE SENTENCE AND PAROLE, THE FOLLOWING VIOLATIONS OF HIS CIVIL RIGHTS OCCUR :

- 6 A, The February 9,1995 filing of a "protest letter" by the now instant respondant; Mia Farrow to the Texas Parole Board ONLY; constituted a breach against the then Pro-Se Attorney/parolee and of the prior U.S.Court proceedings of 1994. Only the U.S.Court had jurisdiction of the then filed U.S. exact same letter(document). For at the time of issurance no then U.S.Respondant..i.e.Mia Farrow; et al Della Wisnieske, Lorraine Karkosky Guichard, had no then objections to the letter. However; and later on February 9,1995 the sole purpose by the instant respondant; Mia Farrow was then to obstruct the due process of parole as well the previous 1987 U.S.Order issued by Chief U.S.Justice James DeAnda, "Exhaust all States Remedies" and in addition the then scheduled Orleans Parish, Louisiana Civil Court hearing for a DNA motion test, February 13, 1995., then later
- The now instant respondant; Mia Farrow continued to violate the parolee's U.S.Civil Rights on July 26,1996; requesting to the Texas Parole Board that the then Mandatory parolee be "Electric-leg-monitored". The then parolee; Carl Thomas Guichard, Sr, had no detainers, no restraining orders of anykind, nor any warrants then issued by any individual or state within the

NAME: GUICHARD,CARL ACTION DATE: 04/12/	/1996 _.	PROCESS TYPE: ACTION: ACTION TYPE:	SA			TYDF
PAROLE BOARD MEMBER CYNTHIA TAUSS		PAROLE BOARD MARY LEAL	MEMBER	SA	ACTION	
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PECIAL CONDITIONS: "Z" COUNT OMMENTS: L-ELECTRON WITH MIA FARROW OR F1=HELP PF3=PR	IES: IC MONITORING; O-SH. HER FAMILY MEMBERS EV MENU PF5=MINU	"A" COUN ALL NOT HAVE C UNLESS THROUG	TY: CONTACT I H A COUR	N AN T OF	Y MANNER LAW.	CXIT

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United States. The depreivation of the mandatory parolee's civil rights pursuant to a pattern or practice of resistance of the full enjoyment of those rights lies within the procedures "forcedupon at the "Walls" Huntsville, Texas..i.e..to sign abritary documents of which are in violation of due process, or return immediately to further imprisonment. Nevertheless; the Abritary Document a request by Mia Farrow to "Electric-leg-monitor" the then Mandatory Releasee; Carl Thomas Guichard, Sr did also violate the Texas State Legislature Guildlines of 1992 and of his plea-bargain sentence of 1992 as well. Later and in addition it proved to be in violation of the then 1996 contract between the Texas Department of Corrections and Parole Board with Mr. Land Manor of Beaumont, Texas. (See Beaumont Enterprise Newspaper articles dated,_____ The Mandatory Releasee; Carl Thomas Guichard, Sr was then assigned to Land Manor Half-Way House located,

⁶ C, Mr.Bill Seabourne then Parole Officer had refused to "electric-leg-monitor" the mandatory releasee for

a parole stipulation "P".."Electric-leg-Monitor" was then to be of contractial violations between the parties; the State of Texas..i..e..Texas Department of Correction, the Texas Pardons and Parole and Carl T.Guichard's 1992 sentencing guildlines, as well the 1996 contract agreement between Mr.Land Manor to house parolees. then

On or about October 2,1996 Mr.Bill Seabourne of
Land Manor Half-Way House of Beaumont, Texas conducted
a "FIRE DRILL" and immediately transferred all in-house
parolees to each respective Texas parole plan. He; from
July 26,1996 through October 2,1996, had refused to then
"Electric-leg-Monitor" the parolee; Carl Thomas Guichard, Sr.
Guichard's parole was to be then transferred to Houston,
Texas.

Governing abuse on the Internet, the instant respondants placed the false articles of discrimmation of character/characters; on the Internet and in violation of the Privacy Information Acts(FOIPA) against the petitioner, using only Carl Guichard. Such not only violates the civil rights of Carl Thomas Guichard, Sr but as well the civil rights of Carl Thomas Guichard Jr, as well.

(See continuish false allegations and abuse of Internet dated December 13,2002)

The Internet abuses by using the Internet alone violated all due process procedures for the parolee was

never accused of violating any law pretaining to them,
by any individual, City, State or Government. The plaintiff
has never been near or within the State of Connecticut,
never been prior falsely accused of "threats to Mia Farrow",
and has only followed the U.S.Court Order by the Honorable
U.S.Chief Justice James DeAnda, "Exhaust all States Remedies
First". end quote!

Later; the totally false and fraudulent written articles of June 9,1997 E-online and Mr.Showbiz of June 10,1997 as well..i..e..December 13,2002; were proven by the parolee to be false and successfully refuted within the December 14,2001 "Notice of Revocation Hearing" held at Jester Three Unit of Richmond, Texas. The instant respondants; Mia Farrow; the Hartford Current Newspaper, the Cable News Network, Inc and e-mail Internet, News-Times, Showbiz; all failed to respect the due process of the plaintiff's civil right and off his son not to be discrimmated against on nationwide and internationally abuse of the Internet.

The December 14,2001 RECOMMENDATIONS by the Texas

Parole hearing, pages 1 through 6 clearly refute the false

allegations as stated within the articles illegally placed

within the Internet: See the following:

TEXAS DEPARTMENT OF CRIMINAL JUSTICE PAROLE DIVISION PD WARRANTS SECTION

EXHIBIT # 7

Notice of REVOCATION HEARING

Notice of REVOCATION HEARING
Re: GUICHARD, CAROL THOMAS TDCJ#: 635692
A REVOCATION Hearing has been set in the TDCJ-TD on 12-14- 2001 at 9:00:00 AM at the JESTER 3 UNIT or unit of assignment.
Persons expected at the hearing are the above inmate, and:
Hearing Officer: MCDONNELL, T., ANGLETON District Office
Altorney:
Instant Offense: THEFT; BAIL JUMPING
Discharge Date: 08-15-1998
RULE ALLEGATIONS:
1
3
9B
4
Notice of Revocation Hearing
Sealed Evidence Packet
Received by ma Carl Thomas Smithal Date 12-11-01
witness Vichestarion Date
D. C. Eludor

cc: PD Warrants Section



STATE OF TEXAS **BOARD OF PARDONS AND PAROLES** PROCLAMATION OF REVOCATION AND WARRANT OF ARREST

TOALL	WHOM.	THESE	PRESENTS	SHALL	COME:
-------	-------	-------	-----------------	-------	-------

DPS#: 01244286 635692 TDCJ#:

	was convicted of a felony offense of the Penal Code and
sentenced to imprisonment in the Institutional Division	of the Texas Department of Criminal Justice, was
released to administrative supervision and subsequently	failed to fulfill the terms and conditions of said release.

NOW, THEREFORE THE BOARD OF PARDONS AND PAROLES, by virtue of the authority vested in it under the laws of the State, does hereby REVOKE that administrative release and same shall be null and void and of no force and effect as of this date. It is hereby ORDERED THAT A WARRANT be issued and the aforementioned person be returned to be confined in the Institutional Division of the Texas Department of Criminal Justice.

TO ANY SHERIFF, PEACE OFFICER OR OTHER PERSON AUTHORIZED BY LAW TO MAKE ARRESTS, OR THE SUPERINTENDENT, WARDEN OR OTHER PERSON IN CHARGE OF ANY JAIL, PENITENTIARY OR OTHER PLACE OF DETENTION, FEDERAL OR STATE:

WHEREAS SUBJECT, has violated the conditions of administrative release, and the Board of Pardons and Paroles has revoked same;

NOW, THEREFORE IT IS ORDERED that any person to whom this proclamation and warrant shall come is hereby authorized and directed to arrest said fugitive administrative release violator and hold in custody, and deliver or yield said person to the custody of officers of the Institutional Division of the Texas Department of Criminal Justice of the State of Texas for return to said institution. All parties are hereby informed that said administrative release violator waived the right of extradition as a condition of administrative release. The process is issued upon the authority of the Board of Pardons and Paroles as provided in Article 42.18, Texas Code of Criminal Procedure and Chapter 508, Texas Government Code. THIS PROCLAMATION OF REVOCATION/WARRANT OF ARREST IS NOT SUBJECT TO BAIL.

Board Chairman

12/27/01 **ISSUE DATE**

WARRANT NO 12-27-01-635692

BPP-COC-98 (R-07-01-98)

Board of Pardons and Paroles

P. 0. Box 13401 Austin, TX 78711

(512) 406-5452 Teletype# BPPZ or ORI# TX227015G

Distribution:

DPS

TDCJ-ID

DETAINING AUTHORITY





DEC 1 8 2001

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BOARD OF PARDONS AND PAROLES Hearing Section

☐P HB1112	⊠ MS □ YES	□ so ⊠ no	OTHER				
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DATE O OFFEND OFFEND	F HEAR DER'S LO DER 🔯 WARR	ING: <u>1</u> CATIC REQUI ANT / [ON: TDCJ- ESTED / [] SUMM		ATION HEARING 1-96	M. END TIM	#: <u>01244286</u> E: <u>10:20 A.M.</u> ED: <u>10-18-01</u> FE: <u>08-15-98</u>
ATTOR	NEY DE	TERMI	NATION:		DISAPPROVED	WAIVED	RETAINED
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BOARD OF PARDONS AND PAROLES Hearing Section

☐ PRELIMINARY ☐ REVOCATION HEARING REPORT

	DATE: <u>12-14-01</u>
I. IDENTIFICATION:	
NAME: GUICHARD, CARL THOMAS	TDCJ/SID#: 635692/01244286
HOME ADDRESS TOCLID IFSTER III UNIT	

CITY: <u>RICHMOND</u> COUNTY: <u>FT. BEND</u>, TX.

ZIP CODE: <u>77469</u>

The purpose of the Hearing was to determine if adequate grounds exist to find that the above named Releasee violated the conditions of release as per the attached charging instrument and the hearing report processing sheet that is affixed to the front of this report.

A. The following were Hearing Participants:

NAME	ADDRESS	TITLE/POSITION
GUICHARD, Carl Thomas	Same as above	RELEASEE
JEWETT, James T.	P. O. Box 1386 Missouri City, Texas 77459	ATTORNEY Appointed Retained
	Phone: (713) 432-1505	Pro bono PAROLE OFFICER
NONE		Supervising Agent
McDONNELL, Tim	1208 North Velasco Angleton, Texas 77515 Phone: (979) 849-6491	HEARING OFFICER

B. Listing of Witnesses / Observers:

NAME		TITLE/POSITION/RELATIONSHIP	WITNESS Adverse / Friendly		
NONE					
<u> </u>					

Page 1 of 6

Administrative Release Hearing Report Name: GUICHARD, CARL THOMAS 635692/01244286 No.: NOTATION AS TO CONDUCT OF A PRELIMINARY HEARING: II. A Preliminary Hearing was / was not held in this case. The Preliminary Hearing Report dated ____ is attached, if applicable. PRELIMINARY MATTERS AND EVIDENTIARY PHASE: III. A. The purpose of the Hearing and its implications were explained to the Releasee who voiced an understanding of the rights and elected to continue with the Hearing. B. All persons who participated in the Hearing were sworn to tell the truth by the Hearing Officer. C. The Rule was / was not invoked. D. There was / was not a challenge to the neutrality of the Hearing Officer. E. Rights of the Releasee: Rights were read and reviewed with the Releasee, who voiced an understanding of same. Releasee, who was represented by Counsel, waived reading of the rights, after voicing an understanding of the rights as listed on the charging instrument, which were previously reviewed with him / her. F. Amendments / Additions to Allegations listed on the Charging Instrument: None As follows: G. Other Preliminary Matters: None As follows: H. Additional Information / Status of Criminal Law Charges: None As follows: I. Motions / Objections and Rulings / Determinations made during the Hearing:

None

As follows: OBJECTION to Exhibit B (Parole Certificate) and Exhibit C (Violation Report) because they indicate a release date of 07-96, when RELEASEE maintains that he was released on parole in 05-97. OVERRULED. ACCEPTED. OBJECTION to hearing officer admitting into evidence RELEASEE'S letter (Exhibit #1) to the Parole Board because the letter was written prior to counsel being appointed.

RELEASEE was unaware that it could affect his parole status. OVERRULED. ACCEPTED.

Name: GUICHARD, CARL THOMAS

Administrative Release Hearing Report

No.: 635692/01244286

J. The following documents were taken into evidence as exhibits and marked as follows:

STATE'S EXHIBITS

- A AFFIDAVIT BY D. DELAROSA EVIDENCE
- B CERTIFICATE OF ADMINISTRATIVE RELEASE
- C VIOLATION REPORT
- D AFFIDAVIT BY D. DELAROSA ADJUSTMENT

DEFENSE EXHIBITS

1 STATEMENT FROM RELEASEE

IV. HEARING OFFICER'S COMMENTS: None As follows:

RELEASEE is not eligible for ISF placement.

RELEASEE raised a legitimate defense as to the allegations of not reporting, changing residence and not paying his supervision fees. Based on this, and the fact that the supervising parole officer was not present to refute this defense, insufficient evidence was established to show that RELEASEE violated Rules 1 (Failure to Report), 3 (Changing Residence) and 9-B (Failure to Pay Supervision Fees).

It was obvious to this hearing officer during the course of the hearing and RELEASEE'S letter to parole authorities; RELEASEE has difficulty maintaining focus on single issues. RELEASEE has a tendency to combine numerous events into one continuous event, which at times appears confusing. However, RELEASEE was adamant in stating that he has had no contact nor has he attempted to contact Mia FARROW or her children.

V. HEARING OFFICER'S FACT FINDINGS AND CONCLUSIONS OF LAW:

EVIDENCE STANDARD:
Probable Cause Preponderance

A. I find from Exhibits <u>A & B</u> the Releasee is under the authority of the Board of Pardons and Paroles and is subject to and knowledgeable of the rules / conditions of his / her administrative release status.

B. Regarding the following allegation, I find:

RELEASEE was instructed and made aware of all terms and conditions of his/her administrative release; however, he/she failed to faithfully observe the following rule:

• (Rule 4) By being in the State of Nevada without written permission of his parole officer, on or about 10-01.

Name: GUICHARD, ÇARL THOMAS

Administrative Release Hearing Report

No.: 635692/01244286

Conversely, the evidence presented was insufficient to establish that RELEASEE violated the following rules:

- (Rule 1) By failing to report as instructed to Parole Officer B. SEABOURNE, on or about 11-18-96, at or about the Beaumont District Parole Office;
- (Rule 3) By changing residence to a location undisclosed to his parole officer, on or about 11-05-96; and
- (Rule 9-B) By failing to pay supervision fees as instructed since his release from TDCJ-ID.

I based the above finding(s) on:

- RELEASEE'S admission to violation of Rule 4;
- Exhibit C (Violation Report);
- The fact that RELEASEE'S supervising parole officer was not present this date to testify; and
- No further evidence being submitted.

Testimony of RELEASEE:

- ** RELEASEE testified that contrary to his parole certificate, he was released from TDCJ-ID in 05-97 to a halfway house in Beaumont, Texas. Shortly thereafter, the halfway house encountered contract problems due to the fact that they were going to start admitting sex offenders to the residence. RELEASEE was told by his parole officer to find a new residence in Texas. He went to live with a friend in Texas. He contacted his parole officer who was aware that he was living in Houston, Texas. His parole officer told him that he would be hearing from a local parole officer in Houston, Texas. RELEASEE phoned numerous times to the parole office in Houston, Texas. He was told that they did not have his paperwork. He maintains that he was never instructed to report to Parole Officer Bill SEABOURNE and was told to wait to hear from Houston Parole Authorities. His parole officer knew where he was residing. Parole Officer SEABOURNE telephoned and said they wanted to tap his friend's phone line as well as place him on a leg monitor. Based on this, his friend would not allow him to reside with him any longer. He again attempted to contact Houston Parole Authorities to explain his situation but they were unable to assist him because they did not have is file material. At that time, his supervising parole officer was not B. SEABOURNE. RELEASEE also maintains that he was never instructed to pay supervision fees. He was not working at the time.
- ** In 1999, RELEASEE testified that he went to live in Nevada. He was living in various shelters in Nevada.

CONCLUSION: RELEASEE violated Rule 4; however, he did not violate Rules 1, 3 and 9-B.

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Name: No.:	GU 635	ICHARD, CARL THOM 692/01244286	IAS	Administrative Release Hearing Report				
VI.	ADJUSTMENT PHASE: None As follows:							
	A.	Parole Officer: Reli	ed on Previously Submi nted No Further Informa	tted Adjustment Information, Introduced tion OR Presented the Following:				
	В.	Releasee: None	☑ As follows:					
		and then returned to He committing any new co	ouston, Texas. He then vimes. He maintains that tly had a stroke and he vuisiana should he be rele	Texas, he went for a brief time to Louisiana went to Las Vegas, Nevada. RELEASEE denies he did not consume alcohol or use any illegal yould like to see her. RELEASEE would like to ased on parole supervision. RELEASEE is				
	C.	Placement Plan, if supe	ervision is continued:] Halfway House				
		Name and Relationship Street Address: City, County, State: Telephone number:	o: Son – Carl GUICHAR 121 Marina Boulevard Mandeville, Louisiana (504) 845-1418					

YES NO

Plan is Verified:

Administrative Release Hearing Report Name: GUICHARD, CARL THOMAS ·635692/01244286 No.: **RECOMMENDATIONS:** VII. A. FIELD OFFICER'S RECOMMENDATION: N/A Proceed To A Revocation Hearing Transfer To An Intermediate Sanction Facility (ISF) Transfer To A Substance Abuse Felony Punishment Facility (SAFP) Revoke Non-Revocation Action (withdraw pre-revocation warrant, if any): Allow Releasee to Discharge Pending Adjudication of Charges Continue Supervision under the Same / Modified Conditions. Modifications: Return to Sending State No Recommendation Made. Reason: B. HEARING OFFICER'S RECOMMENDATION: Proceed To A Revocation Hearing Transfer To An Intermediate Sanction Facility (ISF) Transfer To A Substance Abuse Felony Punishment Facility (SAFP) Revoke Non-Revocation Action (withdraw pre-revocation warrant, if any): Allow Releasee to Discharge Pending Adjudication of Charges Continue Supervision under the Same / Modified Conditions. Modifications: Return to Sending State ATTACHMENTS (as applicable): Exhibits in Section III. J., 1 Cassette Tape(s) of the Hearing, PSV-48 Charging Instrument, Fee Affidavit Form, 0 Return Copy of Subpoenas issued in this case, and 0 Continuation Pages. T. McDONNELL

TM:drh

Date turned in for Typing: 12-14-01 Date Typing Completed: 12-17-01

DIST: CENTRAL HEARING SECTION

HEARING OFF/T. McDONNELL/ANGLETON

SUPV OFF/N/A AGT OFF/N/A

PRE-REV ID UNIT/CENTRAL

RELEASEE/SAME AS ABOVE

ATTORNEY/J. JEWETT/ P. O. BOX 1386/

Hearing Officer

MISSOURI CITY, TX. 77459

THE THEN MANDATORY RELEASEE/INMATE, CARL THOMAS GUICHARD, SR., WAS SERVED AT JESTER THREE UNIT, RICHMOND, TEXAS ON DECEMBER

14,2001 "NOTICE OF REVOCATION PAROLE HEARING":

- 7 A, THESE DOCUMENTS ASERTS HIS CLAIMS WHEREBY THE INSTANT RESPONDANTS; MIA FARROW, ET AL., HAD/HAVE VIOLATED HIS U.S. CONSTITUTIONAL CIVIL RIGHTS FOR DUE PROCESS AND THE U.S. GOVERNMENT REGULATIONS GOVERNING THE ABUSE OF THE INTERNET:
 - 1, NOTICE OF REVOCATION HEARING:

*Instant Offense..i..e..THEFT;
BAIL JUMPING

*Discharge Date: 08-15-1998

RULE ALLEGATIONS:

*Rule 1 failure to report

*Rule 3 changing residence

*Rule 9B failure to pay supervision fees

*Rule 4 being in the State of Nevada without permission
THEN IMMEDIATELY SEE(page 3 of 6 IV.HEARING OFFICER'S
COMMENTS)

PAGE 1 of 6:

- 2A.. "HEARING PARTICIPANTS; JEWETT, GUICHARD, MCDONNELL", end quote!..i..e.. Noticibly absent; Mia Farrow, et al.,
 - B..LISTING OF WITNESSES/OBSERVERS:

Name: NONE

The instant petitioner is simply pointing out the fact that the respondants; Mia Farrow, et al., had/has never afforded, or followed, due process of anykind. They all are in violation of the petitioner's due process and as stated within the U.S.Constitution, the Due Process Clause of Confrontation! further:

PAGE 2 of 6

7 B, I..MOTIONS/OBJECTIONS AND RULINGS/DETERMINATIONS, ETC.

The inmate/petitioner had previously submitted a

November 19,2001 letter addressed to the Texas Parole Board.

It simply pointed out the "TORT'S INTERFERENCE" by Mia Farrow;

et al., and later his newly then appointed December 14,2001

attorney; Jewett, without first consulting with parolee he

objected on the ground that an attorney had not then;

November 19,2001 been assigned. The inmate had no objection

for his letter had addressed the issue of "TORT'S INTERFERENCE".

Therefore; the letter of November 19,2001 became apart of

the record and of the then "tort's interference". And as

well in relationship against the false Internet and News

articles:

III PRELIMINARY MATTERS AND EVIDENTIARY PHASE:

- F...AMENDMENTS/ADDITION TO ALLEGATIONS; ETC X NONE
- G...OTHER PRELIMINARY MATTERS: X NONE
- H...ADDITIONAL INFORMATION/STATUS OF CRIMINAL LAW CHARGES X NONE

further:

7 C, PAGE 3 of 6 (ATTACHED AND SELF-EXPLANATORY)

*RELEASEE raised a legitimate defense; etc, etc has had no contact nor has he attempted to contact
Mia Farrow; etc." end quote!

PAGE 4 of 6(ATTACHED SELF-EXPLANATORY)

*"INSUFFICIENT EVIDENCE THAT RELEASEE VIOLATED

RULE 1,3,and 9B *no further evidence being

submitted." end quote! and

PAGE 5 of 6 SELF EXPLANATORY

then Page 6 of 6

*HEARING OFFICER'S RECOMMENDATION:

X NON-REVOCATION ACTION(withdraw pre-revocation warrant,
 if any):

X ALLOW RELEASEE TO DISCHARGE

SIGNED 12/17/01 by MR TIM MCDONNELL

7 D, IN ADDITION TO THE AFOREMENTIONED EXHIBITS THE INSTANT PETITIONER, CARL THOMAS GUICHARD, SR SUBMITS TWO TIME SHEETS, DATED 1/10/02 and 5/30/02 FOR THE PURPOSE OF SHOWING NO DETAINERS AND EXCESSIVE EXTENSION OF SENTENCE DUE TO "tort's interference" and of incorrect entrance date; all of which was made issue as well. (see Nunc Pro Tunc 1-15-02)

T. D. C. J. - INSTITUTIONAL DIVISION •

DATE 01/10/02 RECORDS OFFICE TIME 09:01:04

TDCJID: 00635692 NAME: GUICHARD, CARL THOMAS UNIT JESTER III

SENT. BEGIN DATE 05/09/1992 TBC RECEIVE DATE 03/01/1993

INMATE STATUS LINE CLASS I W LAST PCR REQUEST 01/10/02

SENT, OF RECORD	00005 YRS	RS OO MOS O	INAM RYAC OC	SUPV PAROLE
FLAT TIME SERVED	00003 YRS	RS 02 MOS 0	7 DAYS 063	% 063 X
GOOD TIME EARNED	00000 YRS	RS 01 MOS 2	EOO RYAU PS	% 003 %
WORK TIME EARNED	00000 YR	RS 01 MOS 1	li Days 002	% 002 %
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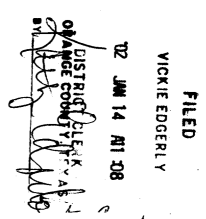
MAND SUPV TIME CREDITS 00003 YRS 05 MOS 12 DAYS 068 %
PAROLE TIME CREDITS 00003 YRS 05 MOS 12 DAYS 068 %
DISCHARGE DATE WITH COMMUTATION AND TRUSTY TIME 09/29/2002

JAIL GOOD TIME RECD YES
GOOD TIME LOST 00000 DAYS
PAROLE STATUS BPP DATE

NUMBER OF DETAINERS OO WORK TIME LOST OOOOO DAYS

TDC CALC DATE 10/18/2001

*MANDATORY SUPERVISION PROSPECT REQUEST ______ CONDUCT RECORD:



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ITS40952

INMATE TIMESLIPS

GUICHARD, CARL THOMAS TDC:00635692 SID:01244286 UNIT: J3

*PRJ-REL-DATE: 07 15 2002 MAX-EXP-DATE: 08 25 2003 **INMATE STATUS: S4 W MAX TERM: 5 00 00

FLAT TIME CREDITED: 3 09 05 CALC BEGIN DATE: 05 09 1992 GOOD TIME CREDITED: 0 06 16 TDC RECEIVE DATE: 03 01 1993 BONUS TIME CREDITED: 0 00 00 GOOD TIME LOST: 0 WORK TIME CREDITED: 0 04 25 WORK TIME LOST: 0 *TOTAL TIME CREDITED: 4 08 16

*STATUS EFFECT DATE: 05 10 2002 JAIL GOOD TIME RECEIVED: YES

STAT CHG: \$4/05 10 02

*TIME CALCULATIONS DO NOT INCLUDE ABSENCES FOR CURRENT MONTH

PAROLE DATA: SERVE ALL

CHANGE TO: STATUS/

NEVERTHELESS; THE THEN INMATE OF JESTER THREE UNIT INSTEAD WAS REQUIRED TO ONCE AGAIN ACQUIRE GOOD TIME, WORK TIME AND FLAT TIME TO AGAIN EQUAL THE FIVE (5) YEAR SENTENCE OF 1992. IT SHOULD BE NOTED THAT DURING SUCH TIME HE WAS THEN ASSIGNED AS "FIRE WATCH" FOR THE GARMENT FACTORY AND NOT REQUIRED TO PARTICIPATE WITHIN ANY ALCOHOL, DRUG ABUSE PROGRAMS NOR ANY MENTAL HEALTH EVUALATION FOR THE INMATE HAS NO HISTORY OF SUCH. HE WAS INFACT A T.B. MEDICAL INMATE ONLY AT JESTER THREE UNIT AND HIS PRIOR UNIT, RAMSEY THREE.

7 E,

SHORTLY BEFORE HIS SCHEDULED MANDATORY RELEASE FOR
JULY 15,2002 THE ISSUE OF TORT'S INTERFERENCE BY MIA FARROW,
ONCE AGAIN AROSE. SHE HAD ONCE AGAIN REQUESTED THE TEXAS
PAROLE BOARD TO "electric monitor" and in addition, to
MHMR (mental health and retardation) against the inmate/
petitioner; Carl Thomas Guichard, Sr. IMMEDIATELY; the
inmate did notify the medical department at Jester Three
Unit, Richmond, Texas and Dr. Roberts and RoseAnn Talafano
of the Psychology Department then notified the Texas
Pardons and Parole Department that Guichard has no history
of mental health or problems.

- 8 A, THE JESTER THREE UNIT INMATE; CARL THOMAS GUICHARD, SR, WAS SCHEDULED TO BE MANDATORY RELEASED ON JULY 15,2002.
 - JULY 15,2002 HE WAS NOT ASSIGNED TO PARTICIPATE WITHIN ANY JESTER THREE UNIT PROGRAMS FOR ALCHOL, DRUG ABUSE, OR MENTAL HEALTH (MHMR). FOR HE HAS NO HISTORY OF SUCH ABUSE. HE WAS SENTENCED FOR THIEF AND BAIL JUMPING ONLY!
 - 2, THE INMATE HAD PRE-NOTIFIED THE TEXAS PAROLE BOARD
 OF THE TORT'S INTERFERENCE BY MIA FARROW AND ET AL.,
 RESPONDANTS ALL OF WHOM THROUGH FALSE WRITTEN STATEMENTS AND ABUSE OF THE INTERNET VIOLATED THE INMATE'S
 U.S.CONSTIUTIONAL CIVIL RIGHTS.
 - AND ABUSE HIS U.S.CIVIL RIGHTS AS GRANTED THROUGH THE U.S.COURTS (the 1994 legal letter) AGAINST HIM BY TORT'S INTERFERENCE INTO PAROLE, HE WOULD REJECT ANY STIPULATION "P"(electric-leg-monitor).
 - 4, HOWEVER; "PURSUANT TO THE PATTERN OR PRACTICE OF RESISTANCE" WHERIN THE INMATES ARE FIRST TRANSPORTED TO THE "WALLS" OF HUNTSVILLE, TEXAS THEN INFORMED THAT THEY MUST SIGN ABRITARY DOCUMENTS OR BE IMMEDIATELY RETURNED TO THEIR UNITS FOR FURTHER IMPRISONMENT.

 THE INMATE VERBLY OBJECTED BUT WAS FORCED AGAINST HIS WILL.

CRUEL AND UNUSUAL PUNISHMENT:

- 8B, ON JULY 15,2002 THE JESTER THREE MANDATORY RELEASE
 PAROLEE; CARL THOMAS GUICHARD, SR WAS THEN ASSIGNED TO
 CSI BEAUMONT CENTER LOCATED AT 2495 GULF STREET, BEAUMONT,
 TEXAS:
- 1, A BARB-WIRE FENCH IN "mini-prison" and under no American languange could be described as a "half-way house". Consists of child abuse "parolees", mental health cases of insane violators "parolees", convicted murderers, the Mandatory Releasee was concerned for his safety and welfare.
- THE MANDATORY 1992 RELEASEE HAD NEVER BEEN EXPOSED

 TO SUCH CONDITIONS IN WHICH HIS PERSONALITY,

 CHARACTER, WERE SO DISCRIMMATED AGAINST...E..TO

 IMPLY INCARIRATION AT CSI BEAUMONT CENTER.
- 3, THE INMATE WAS ASSIGNED TO WORK IN THE KITCHEN eight hours,40 hours per week and to attend parolee supervised meetings. He was not then assigned to attend any MHMR program nor was he then "electric-leg-monitored".

The average of parolees

who abscond from the CSI Beaumont Center are

two per day thus creating problems for local

law enforcement and the Federal Bureau of Investigation.

CRUEL AND UNUSUAL PUNISHMENT

- 4, The MANDATORY RELEASEE; Carl Thomas Guichard, Sr., through "TORT"S INTERFERENCE ONLY" by respondants; Mia Farrow; et al., had never been exposed to such cruel and unusual punishment during his prior incariration from September 17,1992 to the then placing of him into the CSI Beaumont Center. His mandatory release as outlined within the 1992 Texas State Legislature did not include such "restraints upon his liberty".
- 5, Prior; the FI-2 parolee of November 4,1993 had only to report to his respective parole officer but once a month. He also was not then required to participate within any programs of alchol or drug abuse for he has no history or abuse of such.
- 6, And later during his FIRST MANDATORY RELEASE OF JULY 26,
 1996 (after the tort's interference by respondant;
 Mia Farrow of February 9,1995..i..e."protest letter")
 She likewise continued by and in her acts of abuse of
 the Internet to discrimminate against the parolee;
 Carl Thomas Guichard, Sr. and his son, Carl Thomas Guichard,
 Jr. The then Parole Officer; Mr. Bill Seabourne of
 Land Manor Half-Way House had refused to place an
 "electric-leg-monitor" upon Carl Thomas Guichard, Sr.,
 as then requested by the respondant; Mia Farrow.

6 (continued from page 16)

And in addition; the then parolee was not required to participate within any alchol or drug programs for he has/had no history of such abuse. Then to increase the Tort's Interference the additional respondants; The Hartford Current News; The Cable News Network, Inc., e-mail INTERNET NEWS-TIMES, SHOWBIZ, all violated the petitioner's U.S.Civil Rights of Due Process; Discrimmination of character/characters; Carl Thomas Guichard, Sr & Jr...i..e..Carl Guichard; by placing an inflammatory article within the Internet never affording the lawful Due Process or Confrontation Clause as stated within the First Amendment of the United States Constitution. For the petitioner had never been in violation of any offense against the now instant respondant; Mia Farrow. Nor had/has any restraining order ever been issued against the petitioner; Carl Thomas Guichard, Sr.

9, CRUEL AND UNUSUAL PUNISHMENT CONTINUED

ON OCTOBER 21,2002 the petitioner; Carl Thomas Guichard, Sr., successfully completed the CSI Beaumont Center program; all of which had "restraints against his liberty" and "paper programs" of which "infringe" upon his character and as a Mandatory Releasee of 1992. The mere presence of the former author of the book, "Child Custody for Men Only" 1983, and his experience as Senior Sales Representative of Pakistan International Airlines..i..e.. representative of several Airlines; to be within the CSI Beaumont Center which is well-known throughout the city of Beaumont, Texas to be for child-molestors; rapist, murderers; etc., completely denies the petitioner his pursuit for happiness as described within the United States Constitution. The motive to forward him into such a program created solely through and by the continuish "TORT'S INTERFERENCE" of and against his due process, and for the completion of sentence and parole.

CRUEL AND UNUSUAL PUNISHMENT

- 9 (continued from page 18)
 - 1, from July 15,2002 through October 21,2002 the petitioner was never "electric-leg-monitored" while at CSI Beaumont Center nor was he then required to participate within any MHMR program (Mental health,retardation) for as previously stated and well documented,all know he has no history of anykind related to such an issue.
 - 2, Nevertheless; the petitioner upon completion of the CSI Beaumont Center programs noted that his October 21,2002 release documents clearly stated that he had fulfilled all then requirements.i.e. "no electric-leg-monitor or MHMR requirement".
 - 3, Later; and however, on November 5,2002 the

 "TORT'S INTERFERENCE ISSUE" had placed an "electricleg-monitor upon the petitioner; Carl Thomas
 Guichard, Sr. Prior from October 21,2002 through
 November 5,2002 he was "free" from such restraint.

 His weekly visits to the parole office from
 October 21,2002 through November 5,2002 indicated
 not necessary; however it is apparent that the
 Internet articles by the now instant respondants;
 Mia Farrow; et al., of December 13,2002 again violated

CRUEL AND UNUSUAL PUNISHMENT

9 (3) continued from page 19

the petitioner's civil right for due process and pursuant to a pattern or practice of resistance of the full enjoyment of those rights, and for completion of sentence and parole.

- 10, AND IN ADDITION; On December 18,2002 the Mandatory Releasee; Carl Thomas Guichard, Sr., was forced to sign additional abritary documents to submit to "PRE-ENTRY" by paperwork submitted to him into a SPINDLETOP M.H.M.R.SERVICES, 2750 South 8th Street, Beaumont, Texas programs.
 - a, Inmates/Parolees must first sign documents which inaffect reflect that a pre-condition of mental health exist before seeing any physican, psychiatrist or person of professional statics.
 - b, Forced to pre-sign abritary documents which grant permission to issue drugs and medication against the inmate/parolee's consent. If they do not consent they immediately return to imprisonment.

CRUEL AND UNUSUAL PUNISHMENT CONTINUED

- 10 continued from page 20
 - c, After having been forced to sign abritary documents or be immediately returned to confinement, the petitioner; Carl Thomas Guichard, Sr., finally was interviewed December 18, 2002 by a Doctor Davis, Psychiatrist. The parolee then explained the "TORT'S INTERFERENCE" by the now instant respondants; Mia Farrow, et al and of the violation of their abuse of the government guildlines of abuse on the Internet. Then in addition:
 - I...the petitioner explained the prior U.S.

 Cause H-85-4158 OBSTRUCTION OF U.S.JUSTICE;

 and..i..e.. obstruction of Texas and Louisiana

 Justice as well. Perjury and false written

 statements by ex-wives of the petitioner.
 - II...the Texas Supreme Court Cause 01-85384CR Appeal
 wherein the Texas Supreme Court stated,
 "Della Brewer provided false and prejudice

CRUEL AND UNUSUAL PUNISHMENT CONTINUED

10 II continued from page 21:

evidence against the petitioner; Carl Thomas Guichard, Sr. Thus forcing the original 1984 misdemeanor charge of "assault" dropped July 1, 1988.

- Also, in 1971 Jefferson Parish, Louisiana had dropped "parental kidnapping" for the Juvenile Judge ruled that Carl Thomas Guichard, Sr., father, had never been served any custody orders related to his then three children.

 Much later; the aforementioned respondants

 Mia Farrow; et al had announced to the world within their false and abuse of the Internet articles, that Carl Guichard had infact Kidnapped! Such abuse of the Internet violates the Due Process as previously afforded to petitioner.
- On November 17,1988 the petitioner filed a federal complaint against Perjury by Della Brewer Wisnieske with F.B.I.Special Agent, Kenneth Knu.

The now instant petitioner; Carl Thomas Guichard, Sr.,

CRUEL AND UNUSUAL PUNISHMENT CONTINUED

on December 18,2002 and prior had successfully refuted false allegations, false and fraudulent statements(Perjury), false and fraudulent written statements attacking his prior judgements issued by legal U.S.Courts, Texas State Courts, and Louisiana Civil Courts; wherefore Doctor Davis of the Spindletop M.H.M.R. declared that he,Carl Thomas Guichard,Sr.,had/has no problems of mental health or retardation.

The now instant petitioner shall hold in addition the respondant; Della Brewer Wisnieske, financially responsible for the demages imposed for her blanton perjury, false and fraudulent written statements, all of which has obstructed all justice and due process.

Likewise; the additional respondants; Mia Farrow, Woody Allen, the Hartford Current News, the Cable News Network, Inc e-mail Internet News-Times, Showbiz...i.e.in violation of the U.S.Government Guildlines of Abuse of the Internet.

Wherefore; the petitioner prays that this his
petition for Injunction to remove all documents proven
to be false from the files of the Departments of Corrections,

continued from page 23

the Texas Pardons and Paroles, and the News, e-mail Internet.

The Petitioner; Carl Thomas Guichard, Sr., request this Honorable U.S.District Court to have a jury determine the rightful financial demages against the aforemention respondants for the violation of his U.S. Civil Rights and for the protection of his son's future to refrain respondants from the abuse of using the son's name invein..i.e..merely, Carl Guichard.

The Petitioner claims that the party Mia

Farrow refrain from "TORT'S INTERFERENCE" into the

Due Process of the sentence and parole issues of 1992,

and of pending issues of adoption. To hold her financially

responsible in the sum of Five (5) Million U.S.Dollars

as well punative demages and as well the respondants; Woody Allen,

the Hartford Current News, The Cable News Network, Inc e-mail

Internet News-Times, Showbiz. The respondant; Della Brewer

Wisnieske in the sum of One-hundred thousand dollars as well

punative demages.

The Petitioner request this Honorable U.S.District Court, upon it's findings, to remove the "electric-leg-monitor"

continued from page 24

placed upon the petitioner, December 15,2002 for it violates the aforementioned U.S. Constitutional Civil Rights of the plaintiff, Carl Thomas Guichard, Sr., of whom has nothing but admiration as previously stated to all.

The Petitioner prays that this Honorable U.S. District Civil Court shall order a show cause hearing at which time he shall further present documents to prove his claims.

Respectfully submitted,

Carl Thomas Guichard, Sr.,

Pro-Se Attorney

Dated:

I, al thims finhel declare under penalty of perjury

that the foregoing is true and correct.

Executed on January 15, 2003

Signature of Applican

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF BEAUMONT TEXAS

VS.

MIA FARROW OF BRIDGEWATER,
CONNECTICUT; et al; WOODY
ALLEN OF NEW YORK, N.Y,
THE HARTFORD CURRENT
NEWSPAPER OF HARTFORD,
CONNECTICUT; THE CABLE NEWS
NETWORK, INC e-mail INTERNET
NEWS-TIMES, SHOWBIZ
AND
DELLA BREWER WISNIESKE

EASTERN ().2.CIVIL	
DISTRICT	COURT	

NOTICE OF SERVICE

THE FOLLOWING RESPONDANTS HAVE BEEN ISSUED THE

PETITION FOR INJUNCTION AND "TORT'S INTERFERENCE"

TO DUE PROCESS AND OF PAROLE. THE UNLAWFUL CONDUCT

ON THE INTERNET: BY CERTIFIED U.S.MAIL ON JANUARY_____2003.

MIA FARROW c/o
Allen Dershowitz, Attorney
220 Fifth Avenue
New York, New York 10017

Telephone: 212-889-4009

WOODY ALLEN c/o Elkan Abramowitz, Attorney 565 Fifth Avenue New York, New York 10017 Telephone: 212-856-9600 Page #2 Service "Tort's Interference"

The Hartford Current Newspaper 285 Broad Street
Hartford, Connecticut 06115
Telephone: 1-800-524-4242
Attention: Gene Mazur
Human Resource Dept

THE CABLE NEWS NETWORK, INC AND SHOWBIZ

1 CNN CENTER

P.O.BOX 105366
ATLANTA, GEORGIA 30348
TELEPHONE: 404-827-1500
ATTENTION: MEAGE FULSTEIN
LEGAL DEPT

NEWS-TIMES, INC
333 MAIN STREET
DANBURY, CONNECTICUT 06810
TELEPHONE: 203-744-5100
ATTENTION: LEGAL DEPARTMENT

DELLA BREWER WISNIESKE 24712 GALWAY STREET HEMPSTEAD, TEXAS 77445 TELEPHONE: 979-826-6380 AND/OR ROUTE 1,BOX 195W HEMPSTEAD, TEXAS 77445

Respectfully submitted,

Carl Thomas Guichard, Sr

930 Calder 402

Beaumont, Texas 77701 Telephone: 409-838-9882